PTO/SB/17 (10-01)

Approved for use through 10/31/2002. OMB 0651-0032

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•	for	FY	200	2
Pa	tent fees a	are subiect	to annual re	vision.

Complete if Known			
Application Number	10/613,590		
Filing Date	30 Jun 03		
First Named Inventor	Alex. Goen SZYNALSKI		
Examiner Name			
Group Art Unit	3626		
Attorney Docket No.	A Goen Seminars		

Patent fees are subject to annual revision.			First Named Inventor	Alex. Goen SZYNALSKI
		Examiner Name		
			Group Art Unit	3626
TOTAL AMOUNT OF PAYMENT	(\$) 130.00		Attorney Docket No.	A. Goen Seminars
METHOD OF PAYMENT			ALCULATION (continued)	
1. The Commissioner is hereby indicated fees and credit any Deposit		3.	ADDITIONAL FEES  Large Small Entity Entity	

	TEL GALOGEATION (continued)				
The Commissioner is hereby authorized to charge	3. ADDITIONAL FEES				
indicated fees and credit any overpayments to: Deposit	Large Small				
Account	Entity Entity				
Number	Fee Fee Fee Fee Fee Description Code (\$) Code (\$)	Fee Paid			
Deposit Account	105 130 205 65 Surcharge - late filing fee or oath	0.00			
Name L	127 50 227 25 Surcharge - late provisional filing fee or cover sheet	0.00			
Under 37 CFR 1.16 and 1.17	139 130 139 130 Non-English specification	0.00			
Applicant claims small entity status. See 37 CFR 1.27	147 2,520 147 2,520 For filing a request for ex parte reexamination	0.00			
2. Payment Enclosed:  Check Credit card Money Other	112 920* 112 920* Requesting publication of SIR prior to Examiner action	0.00			
FEE CALCULATION	113 1,840* 113 1,840* Requesting publication of SIR after Examiner action	0.00			
1. BASIC FILING FEE	115 110 215 55 Extension for reply within first month	0.00			
Large Entity Small Entity	116 400 216 200 Extension for reply within second month	0.00			
Fee Fee Fee Fee Description	117 920 217 460 Extension for reply within third month	0.00			
	118 1,440 218 720 Extension for reply within fourth month	0.00			
101 740 201 370 Utility filing fee 0.00 106 330 206 165 Design filing fee 0.00	128 1,960 228 980 Extension for reply within fifth month	0.00			
107 510 207 255 Plant filing fee	119 320 219 160 Notice of Appeal	0.00			
108 740 208 370 Reissue filing fee	120 320 220 160 Filing a brief in support of an appeal	0.00			
114 160 214 80 Provisional filling fee 0.00	121 280 221 140 Request for oral hearing	0.00			
v ———	138 1,510 138 1,510 Petition to institute a public use proceeding	0.00			
SUBTOTAL (1) (\$) 0.00	140 110 240 55 Petition to revive - unavoidable	0.00			
2. EXTRA CLAIM FEES Fee from	141 1,280 241 640 Petition to revive - unintentional	0.00			
Ext <u>ra Claims below Fee Paid</u>	142 1,280 242 640 Utility issue fee (or reissue)	0.00			
Total Claims $0 - 20^{**} = 0 \times 9.00 = 0.00$	143 460 243 230 Design issue fee	0.00			
Independent 6 - 3** = 0 x 42.00 = 0.00	144 620 244 310 Plant issue fee	0.00			
Multiple Dependent = 0.00	122 130 122 130 Petitions to the Commissioner	130.00			
	123 50 123 50 Processing fee under 37 CFR 1.17(q)	0.00			
Large Entity Small Entity Fee Fee Fee Fee Description	126 180 126 180 Submission of Information Disclosure Stmt	0.00			
Code (\$) Code (\$)  103 18 203 9 Claims in excess of 20	581 40 581 40 Recording each patent assignment per property (times number of properties)	0.00			
102 84 202 42 Independent claims in excess of 3	146 740 246 370 Filing a submission after final rejection	0.00			
104 280 204 140 Multiple dependent claim, if not paid	(37 ČFR § 1.129(a))	0.00			
109 84 209 42 ** Reissue independent claims over original patent	149 740 249 370 For each additional invention to be examined (37 CFR § 1.129(b))	0.00			
110 18 210 9 ** Reissue claims in excess of 20	179 740 279 370 Request for Continued Examination (RCE)	0.00			
and over original patent	169 900 169 900 Request for expedited examination of a design application	0.00			
SUBTOTAL (2) (\$) 0.00	Other fee (specify) Terminal Disclaimer	0.00			
**or number previously paid, if greater; For Reissues, see above	*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$) 13	30.00			

SUBMITTED BY			Complete (i	if applicable)
Name (Print/Type)	Mark POHL	Registration No. (Attorney/Agent) 35,325	Telephone	(973) 984-0076
Signature	27VW2/W		Date	26 Nov 03

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.



#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor

: Alex. G. SZYNALSKI

Serial No.

: 10/613,590

Filing Date

: 30 June 2003

Title

: Stop Smoking Methods & Compos'ns

Group Art

: 3626

Examiner

Hon. Commissioner of Patents and Trademarks

Post Office Box 1430

Mail Stop - Reissue / Litigation

Alexandria, VA 22313-1430

BY EXPRESS MAIL

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## PETITION UNDER Rule 182

The captioned Reissue Application is subject infringement litigation which has been stayed pending action by the Patent Office.

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Applicant respectfully requests that the Reissue Application be forwarded immediately to the Office of Legal Affairs for a merger review, and then examined, without further delay. Specifically, Applicant requests waiver of the two-month delay period provided for in Manual of Patent Examining Procedure § 1441.

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#### STATEMENT OF FACTS

- The Office issued Letters Patent No. 6,431,874 on 15 1. August 2002.
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- The patent owner notified the accused infringer of the failing to receive a satisfactory response, instituted infringement litigation in Federal court in New Jersey.

- 3. The accused infringer responded by identifying a substantial volume of prior and subsequent art which, according to the infringer, invalidates the issued patent.
- 4. The patent owner reviewed this material and believes it does not invalidate the patent; to the contrary, much of it **supports** the patent's inventiveness.
- 5. The patent owner and the Court would, however, like to solicit the Patent Office's independent expertise in reviewing this material.
- 6. Accordingly, the patent owner filed the captioned reissue application on 30 June 2003.
- 7. The patent owner contemporaneously filed reexamination application Serial No. 90/006,704.
- 8. For its part, the Court stayed the litigation, pending action by the Patent Office.
- 9. The Reissue Application was published in the Official Gazette on 21 October 2003.
- On 4 Nov. 2003, the accused infringer demanded by email that the patent owner waive the public notice period. email, the accused infringer represented that he had months earlier already filed whatever Protest he deemed necessary, so the two-month waiting period would be warranted. accused infringer demanded waiver "IMMEDIATELY" "ASAP." See M. CORNMAN, Email to M. POHL (4 Nov. 03) at ¶ 2 ("we urge you to take this step ASAP. Please let us know by return whether you will 'waive' the protest period(in fact, we have alredy [sic] protested and the USPTO has acted 'favorably'.")
- 11. patent owner did not want to be accused wrongfully cutting off the infringer's opportunity to protest. The patent owner thus asked the infringer for

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written consent to waive the waiting period. See M. POHL, Letter to M. CORNMAN (11 Nov. 03) (copy enclosed)

- 12. In response, the accused infringer returned its consent to the waiver to me. See M. CORNMAN, Letter to M. POHL (13 Nov. 03).
- 13. Interestingly, the accused infringer filed a Protest in the Patent Office on 13 Nov. 03. See M. CORNMAN, Protest Under 37 C.F.R. 1.291(a) (13 Nov. 2003) (cover letter enclosed). I thus question the motive behind his 4 Nov. 03 representation that he had "alredy protested" [sic] and demand that I request a waiver "IMMEDIATELY" and "ASAP."
- 13. The Federal Court having stayed litigation pending Patent Office action, and the accused infringer having consented in writing to waive the two-month waiting period, it appears appropriate that the Patent Office waive the two-month waiting period and act on the application immediately.

#### POINT TO BE REVIEWED

Whether the two-month waiting period under M.P.E.P. § 1441 may be waived?

#### ACTION REQUESTED

Applicant respectfully requests that the two-month waiting period under M.P.E.P. § 1441 be waived and the Reissue Application be immediately forwarded, together with co-pending Reexamination Application Serial No. 90/006,704, to the Office of Legal Administration for merger analysis.

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Albert M. FLEISCHNER, Ph.D. S.N. 09/832,213 Filed 11 April 2001

#### ENCLOSURES

The exhibits discussed and the appropriate petition fee are enclosed.

Respectfully submitted,

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Mark POHL Esq., Reg. No. 35,325
Pharmaceutical Patent Attorneys, LLC
55 Madison Avenue, 4th fl.
Attention: Mark POHL (P 4014)
Morristown, NJ 07960-6397
26 November 2003

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Direct (973) 984-0076

Mark.Pohl@LicensingLaw.Net

mbc:mp

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 $X:\pohlm\AAOffice\petition$ 





----Original Message----From: Michael A. Comman Sent: Tuesday, November 04, 2003 9:54 AM

To: 'Mark Pohl, Reg. Patent Attorney'
Cc: 'Weingram (E-mail)'; 'Bob Rohrberger (E-mail)'
Subject: RE: Certificate of Correction US Patent 6.431,874; Reissue

Waiver 2 month protest period

11/4/2003

# FILE COPY of 2

1. The USPTO procedure with regard to Certificates of Correction is really

quite simple and straightforward. It is set out in 37 CFR Secs.1.322 et seq and deals with "a mistake clearly

disclosed in the records of the Office". One of the 3 ways of initiating the

issuance of such a Certificate, "acting on information supplied by a third

party", is the motivating force in the present case. The third party here is

NOT us; rather it was the Oblon firm whose actual request was NOT retained

by the Office pursuant to Sec 1.322(2)(ii). The Certificate, if indeed

is to be issued, will be sent directly to patentee or the attorney for

patentee who was "afforded an opportunity to be heard". The only Petition

on file is the one you filed; you, rather than us, should receive the decision by today or tomorrow at the latest since it was mailed on Oct 29.

You are the ONLY attorney of record in all the proceedings. It is you and it

is Mr. Syznalski and it his other attorneys, including Fox & Fox and Stephans, who are under an "uncompromising duty of candor" to the USPTO imposed by Rule 56.

2. It now appears that the "reissue/reexam" proceedings will be delayed

as a result of this latest Certificate of Correction action, especially since

the claims to be "reissued" and/or "reexamined" are NOT the claims you submitted with your requests (the mis-printed rather than allowed claims). Nevertheless you/Goen can expedite the examination of the reissue

(whether or not it is "merged" with the reexam) by simply waiving the 2 month "protest period" which began 10/21/03 and ends 12/21/03;see MPEP 1441

We note that patentees whose patents are subject to reissue exam in stayed

litigation, avail themselves of such a "waiver" so as to get the reissue examined IMMEDIATELY and with "special dispatch". Accordingly, we urge you

to take this step ASAP. Please let us know by return whether you will "waive" the protest period(in fact, we have alredy protested and the USPTO

has acted "favorably".)

3. We have, during the actual typing of this letter, received the "Decision

Dismissing Petition" ,ADDRESSED AND MAILED TO YOU, as a result of a request

to the USPTO. I have forwarded a copy to you/Bob Rothberger by fax. We contemplate filing this Decision, with its legal consequences with the Court

shortly and with your own decision as to the requested "waiver".

Michael A.: Cornman

FILE COPY

## Pharmaceutical Patent Attorneys www.LicensingLaw.Net

55 Madison Avenue, 4th floor Morristown, NJ 07960-7397 USA Practice limited to Domestic & International Pharmaceutical Patent law and licensing

#### 11 November 2003

Michael A. CORNMAN, Esq. Schweitzer & Cornman 292 Madison Avenue, 19<sup>th</sup> floor New York, NY 10017 Facsimile (646) 424-0880 BY FACSIMILE

Re: Goen Seminars v. Gorayeb Seminars

Dear Mr. Cornman :

Many thanks for your email offer to waive the two-month waiting period for the Reissue application. I enclose for your signature a consent; please return the executed copy to me at your earliest convenience.

Thanks in advance for your prompt attention to this matter.

Sincerely,

POHL, Esq., USPTO Reg. No. 35,325

**1** (973) 984-0076

Mark Pohl@LicensingLaw.Net

Mbc:mp Enclosure

CO:\MD\Letterhead.doc



## FILE COPY

## IN THE UNITED STATES PATENT OFFICE

Inventor Serial No. Patent No. Filing Date Title Group Art Examiner Alexander G. SZYNALSKI 10/613,590

30 June 2003 Stop Smoking Methods and Compositions 3626

5 Commissioner of Patents
Post Office Box 1450
Mail Stop: Petition / Fee
Alexandria, VA 22313-1450

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## **COMMUNICATION**

The undersigned is counsel for Gorayeb Seminars, Inc. and Ronald Gorayeb.

The undersigned, having already filed whatever protest it deems appropriate, hereby: (1) consents on behalf of Gorayeb Seminars, Inc. and Ronald Gorayeb to the patent owner filing a Petition to waive the two-month public notice period provided in M.P.E.P. § 1441; and (2) waives any objection Gorayeb Seminars, Inc. or Ronald Gorayeb might have to such Petition.

20 Respectfully submitted,

SCHWEITZER, CORNMAN, GROSS & BONDELL, LLP
By Michael A. CORNMAN, Reg. No. 20,627
11 November 2003

SD:\AA Office\Forms - Patent\Communication.doc

## SCHWEITZER CORNMAN GROSS & BONDELL LLP

ATTORNEYS AT LAW



PATENT TRADEMARK AND COPYRIGHT MATTERS

292 Madison Avenue New York NY 10017

Telephone (646) 424-0770 Telefax (646) 424-0880

November 13, 2003

BY EXPRESS MAIL

Mark Pohl, Esq.
Pohl & Associates
55 Madison Avenue, 4<sup>th</sup> Floor
Morristown, NJ 07960-7397



Re:

A. Goen Seminars Institute, Inc. v. Gorayeb Seminars, Inc., et al.

Civ. 03-1051(KSH) Our File 1748-000

Dear Mr. Pohl:

Returned herewith, as you requested, is the signed consent to Goen's seeking waiver of the two month protest period. You have correctly noted that we have already filed whatever protest we deem appropriate (copy enclosed). Accordingly, please file your papers immediately and provide us copies as ordered by the Court.

Yery truly yours.

MAC:mlc

/lichael A. Cornmar

Edward R. Weingram, Esq. w/enclosures; w/o Exhibits Robert J. Rohrberger, Esq. w/enclosures; w/o Exhibits

DEC 1 0 2003

N THE UNITED STATES PATENT OFFICE

Inventor Serial No. Alexander G. SZYNALSKI 10/613,590

Patent No. Filing Date

Title

30 June 2003 Stop Smoking Methods and Compositions

**Group Art** Examiner 3626

**Commissioner of Patents** Post Office Box 1450 Mail Stop: Petition / Fee Alexandria, VA 22313-1450"

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## COMMUNICATION

The undersigned is counsel for Gorayeb Seminars, Inc. and Ronald Gorayeb.

The undersigned, having already filed whatever protest it deems appropriate. hereby: (1) consents on behalf of Gorayeb Seminars, Inc. and Ronald Gorayeb to the patent owner filing a Petition to waive the two-month public notice period provided in M.P.E.P. § 1441; and (2) waives any objection Gorayeb Seminars, Inc. or Ronald Gorayeb might have to such Petition.

20 Respectfully submitted,

SCHWEITZER, CORNMAN, GROSS & BONDELL, LLP

By Michael A. CORNMAN, Reg. No. 20,627 November 2003

SD:\AA Office\Forms - Patent\Communication.doc

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Alexander Szynalski

Reissue Application No. 10/613,590

Filing Date: June 30, 2003

For: STOP SMOKING METHOD AND COMPOSITION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PROTEST UNDER 37 C.F.R. 1..291(a) (OG Publication Date: October 21, 2003)

SIR:

The undersigned attorney, on behalf of Gorayeb Seminars Inc., Gorayeb Nutritional Products, and Ronald Gorayeb, all named defendants in pending litigation asserting infringement of U.S. patent 6,431,874, protests the allowance of any of the original claims 1-8 (which claims were misprinted), all of which are properly limited to "lobelia" in limitation "(C)" of claims 1 and 3 as shown in PTO Decision of October 29, 2003 (Exhibit 1 hereto).

The '874 "inventions" of the claims as allowed are anticipated under §102 and/or would have been obvious under §103, in view of the prior art "Gary Method" public uses, public sales, offers for sale, and publications documented in the Shira Block Declaration (Exhibit 2 hereto), in conjunction with patent applicant's admission in paragraph 52 of its "Answer to Counterclaim" in the litigation (Exhibit 3 hereto) "that Gary provided education and hypnosis." (Note: MPEP §2258F(1) provides that "an admission by the patent owner of record in the file or in a court record may be utilized in combination with a patent or printed publication). Applicant was requested to provide this information in a meaningful fashion to the USPTO in both its request for reissue

and its request for reexamination (see Exhibit 4 hereto). Applicant did not; rather it buried the pertinent Gary materials, the pertinent Goen materials, and the pertinent Gorayeb materials among thousands and thousands of pages of irrelevant and nonmaterial documents in violation of Patent Office Rules and practice.

The '874 patent claims are also not allowable over the information contained in Exhibit 5 hereto, "Submission of Prior Art Under 37 C.F.R. 1.501."

It is requested that the subject reissue application (and the related reexamination application) be acted upon and rejected with "special dispatch."

Schweitzer Cornman Gross & Bondell LLP 292 Madison Avenue New York, NY 10017 (646) 424-0770 CUSTOMER NO. 022831

Respectfully submitted,

Michael A. Comman Attorney for Protectors Registration No. 20,672

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date indicated below.

Express Mail No. EL992957395 **5** Date: November 13, 2003

- Pell

Certificate of Service on Applicant's Attorney

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail in an envelope addressed to: Mark Pohl, Esq., Pohl & Associates, 55 Madison Avenue, 4<sup>th</sup> Floor, Morristown, NJ 07960-7397, on the date

Pohl & Associates, 55 Madison Avenue, 4<sup>th</sup> Floor, Morristown, NJ 07960-7397, on the date indicated below.

Express Mail No. EL719409119US

Date: November 13, 2003

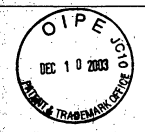
Merle L. Cohn



## UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS
P.O. BOX 1450
ALEXANDRIA, VA 22313-1450
www.uspto.gov

AUG 20 2003



Paper No. 27

In re United States Patent

Number: 6,431,874

Patentee: Alexander Goen Szynalski

Issue Date:

August 13, 2002

For:

Stop Smoking Method and

Composition

: COMMUNICATION REGARDING

PRIOR ART CITATION
UNDER 37 CFR 1.501

This communication acknowledges the filing by facsimile transmission on August 12, 2003 of a paper styled as "Submission of Prior Art Under 37 C.F.R § 1.501", and the filing by facsimile transmission, also on August 12, 2003, of a paper styled as "Substitute Submission of Prior Art Under 37 C.F.R § 1.501." The submissions will be reviewed in due course for compliance with the requirements of 37 C.F.R. § 1.501, and each will be entered in the patented file if determined to be a proper citation.

Information regarding the status of the review of the prior art submissions, or questions regarding the procedures for review of the submission should be referred to Stephen Marcus, Special Program Examiner at (703) 308-3872.

E/Rollins-Cross, Director, Patent Examining Groups 3710 and 3720

Mark Pohl

55 Madison Avenue 4th Floor

Morristown, NJ 07960

cc: Schweitzer Cornman Gross & Bondell, LLP 292 Madison Avenue 19th Floor New York, NY 10017 المسيخا جنسيتي

Approved for use through 01/31/2004. OMB 0651-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Desired him by valid OMB control number.

REISSUE APPLICATION DECLARATION BY THE INVENTOR

Docket Number (Optional)
A Goen Seminars

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Š	<b>≸</b> As	a below named inventor, I hereby declare that:
Š		
1	lioin	it inventor (if plum) and and dole inventor (if only one name is listed below) or an original seek
1	a ur p	defit number6 /21 07/ /
	reis	satent number — 6,431,874 — granted — 08/13/2002 — and for which a
i	Sto	pp Smoking Methods & Compositions
I		specification of which
Į		is attached hereto.
I	<b>~</b>	was filed on 30 June 2003 as reissue application number 10/613.590
Į	<b>O</b>	
I		and was amended on 30 June 2003
ļ		(If applicable)
ľ		· (** Spinoable)
	I hav	re reviewed and understand the contents of the above identified specification, including the claims, as amended by any moving the duty to disclose information which is material to patentability as defined in
	l veri	by helieve the original natural states and
	pelov	ily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described  №. (Check all boxes that apply.)
		· · · · · · · · · · · · · · · · · · ·
		by reason of a defective specification or drawing.
	<b>₽</b>	by reason of the patentee claiming more or less than he had the right to claim in the patent.
		by reason of other errors.
I	clai	ist one error upon which reissue is based is described below. If the reissue is a broadening site, such must be stated with an explanation as to the nature of the broadening: simed less than I had a right to claim. This is a broadening reissue, because I here apply for claims ring sub-combinations depending from my originally-granted claims, and because I here apply for all coverage of subject matter equivalent to subject matter recited literally in the claims.

[Page 1 of 2]
This collection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the uspect of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

PTO/SB/51 (05-03)
Approved for use through 01/31/2004. OMB 0651-0033
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

or add the happing reduction Act or 1995, no persons are required to	to respond to a collection of Information unless it displays a valid OMB control number	
(REISSUE APPLICATION DECLARATION BY THE INVENT	TOR, page 2)  Docket Number (Optional)	
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant. As a na		
inventor, I hereby appoint the following attorney(s) and/or ag United States Patent and Trademark Office connected there	CONTICT TO DECEMBER 4 this smallestick and the state of t	
Name(s) Registration Nu	umber	
Correspondence Address: Direct all communications about t	the application to:	
Customer Number	Place Customer Number Bar	
Type Customer Numbe	Code Label here	
Firm or Individual Name	·	
Address		
Address		
City	State Zip	
Country		
Telephone	Fax	
I hereby declare that all statements made herein of my own	n knowledge are true and that all statements made on information	
and belief are delieved to be true; and further that these	Se statements were made with the knowledge that willful folco	
state the its and the like so made are punishable by fine and i	imprisonment, or both, under 18 U.S.C. 1001, and that such willful cation, any patent issuing thereon, or any patent to which this	
declaration is directed.		
Full name of sole or first inventor (siven name, family name)	Alexander G. SZYNALSKI	
Inventor's signature	Date as of 25 Nov. 2003	
Residence Randolph, New Jersey	Citizenship U.S.A.	
Mailing Address c/o The TrimSpa Corporation, 8 Ridg	gedale Avenue, 2nd floor, Cedar Knolls NJ 07927	
Full name of second joint inventor (given name, family name)	)	
Inventor's signature	Date	
Residence	Citizenship	
Mailing Address		
Full name of third joint inventor (given name, family name)	·	
Inventor's signature	Date	
Residence	Citizenship	
Mailing Address		
Additional joint inventors or legal representative(s) are named on separate	all numbered shools forms DTO/DD/ADA ANI D	